

IN THE UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF NEW YORK

JANE DOE and SALLY ROE (pseudonyms))
Plaintiffs,)
v.)
COUNTY OF WESTCHESTER;)
GEORGE LATIMER, Chief Executive of the)
County of Westchester, in his official capacity;)
COUNTY OF WESTCHESTER COUNTY)
DEPARTMENT OF PUBLIC SAFETY;)
TERRANCE RAYNOR, acting Commissioner of)
the Westchester Department of Public Safety, in)
his official capacity;)
NEW ROCHELLE POLICE DEPARTMENT;)
CITY OF WHITE PLAINS DEPARTMENT)
OF PUBLIC SAFETY,)
Defendants)

Case No. 7:22-cv-6950

CERTIFICATE OF SERVICE

I, Christopher A. Ferrara, certify that with consent of opposing counsel, on August 27, 2022, I served the following document on them by email:

Pre-Motion Conference Letter RE: Plaintiffs' Motion for Preliminary Injunction

at the following email addresses:

Frederick Sullivan – County Defendants: fms2@westchestergov.com

Brian Powers – New Rochelle Police Dept: bpowers@newrochelleny.com

John Callahan – City of White Plains Dept. of Public Safety: jcallahan@whiteplainsny.gov

Dated: August 27, 2022

Respectfully submitted,

s/ Christopher A. Ferrara

CHRISTOPHER A. FERRARA, ESQ.
Special Counsel – Thomas More Society
148-29 Cross Island Parkway
Whitestone, Queens, New York 11357
Telephone: (718) 357-1040
cferrara@thomasmoresociety.org
Counsel for Plaintiffs